IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

IN RE ETHICON, INC., PELVIC REPAIR SYSTEM PRODUCTS LIABILITY LITIGATION

MDL NO. 2327

THIS DOCUMENT RELATES TO THE CASES ON THE EXHIBITS ATTACHED HERETO

AMENDED JOINT MOTION TO DISMISS DEFENDANTS COLOPLAST CORP. AND MENTOR WORLDWIDE LLC WITH PREJUDICE

Plaintiffs in the cases listed on the attached Exhibits A–B, defendant Coloplast Corp.¹ ("Coloplast") and defendant Mentor Worldwide LLC² ("Mentor") advise the Court that they have compromised and settled all claims between them in these actions, including all counterclaims, cross-claims, and third-party claims. Accordingly, Plaintiffs, Coloplast, and Mentor jointly move the court to dismiss Coloplast and Mentor as defendants in these actions with prejudice, and terminate Coloplast and Mentor from the docket in these actions, parties to bear their own costs. Other defendants remain in these actions, and Plaintiffs will continue to prosecute their actions against them. This amended joint motion to dismiss amends Docket #1775.

¹ Coloplast Corp. includes any incorrect or incomplete spellings of this Defendant, including Coloplast, Coloplast A/S, Coloplast Corporation, Coloplast Group, Coloplast Incorporated, Coloplast Manufacturing U.S., L.L.C., Coloplast Manufacturing U.S., LLC, Coloplast Manufacturing US, LLC, Coloplast Manufacturing, LLC, Coloplast Manufacturing, US, LLC, and Coloplast, Inc.

² Mentor Worldwide LLC includes any incorrect or incomplete spellings of this Defendant, including Mentor, Mentor Corporation, Mentor World Wide LLC, Mentor Worldwide, Mentor Worldwide L.L.C., Mentor Worldwide, L.L.C., and Mentor Worldwide, LLC.

Date: March 28, 2016 Respectfully submitted,

/s/__Lana K. Varney_____

Lana K. Varney
NORTON ROSE FULBRIGHT US LLP
98 San Jacinto Blvd., Suite 1100
Austin, TX 78701
512.474.5201 (phone)
512.536.4598 (fax)
lana.varney@nortonrosefulbright.com
Attorney for Defendant Coloplast Corp.

/s/_Dustin B. Rawlin_

Dustin B. Rawlin
TUCKER ELLIS LLP
950 Main Street, Suite 1100
Cleveland, OH 44113
216.592.5000 (phone)
216.592.5009 (fax)
dustin.rawlin@tuckerellis.com
Attorney for Defendant Mentor Worldwide LLC

/s/_Aimee H. Wagstaff_

Vance Andrus
Aimee H. Wagstaff
ANDRUS WAGSTAFF, P.C.
7171 W. Alaska Drive
Lakewood, CO 80226
720.208.9414 (phone)
aimee.wagstaff@andruswagstaff.com
Attorneys for Plaintiff on Exhibit A

/s/_Michael Lewis Beckman_

Michael Lewis Beckman VILES & BECKMAN Suite A 6350 Presidential Court Fort Myers, FL 33919 239/334-3933

Fax: 239/334-7105

Email: <u>michael@vilesandbeckman.com</u> Attorney for Plaintiffs on Exhibit B

EXHIBIT A – ANDRUS WAGSTAFF

CIVIL ACTION	
NUMBER	
(listed	
numerically in	CASE NAME
ascending order)	
2:12-cv-01007	Illuminada Baez v. Ethicon, Inc., et al.

EXHIBIT B – VILES & BECKMAN

CIVIL ACTION	
NUMBER	
(listed numerically	CASE NAME
in ascending order)	
2:13-cy-22651	Debra McCaslin v. Ethicon, Inc., et al.

CERTIFICATE OF SERVICE

I hereby certify that on March 28, 2016, I electronically filed the foregoing document

with the Clerk of Court using the CM/ECF system which will send notification of such filing to

the CM/ECF participants registered to receive service in this MDL.

/s/_ Lana K. Varney____

Lana K. Varney